1 2	ALLEN PATATANYAN, SBN 210586 allen@westcoasttriallawyers.com NEAMA RAHMANI, SBN 223819	THEANE EVANGELIS, SBN 243570 tevangelis@gibsondunn.com BLAINE H. EVANSON, SBN 254338
3	nr@westcoasttriallawyers.com RONALD L. ZAMBRANO, SBN 255613	bevanson@gibsondunn.com HEATHER L. RICHARDSON, SBN 246517
4	ron@westcoasttriallawyers.com WEST COAST TRIAL LAWYERS, APLC	hrichardson@gibsondunn.com BRANDON J. STOKER, SBN 277325
5	350 South Grand Avenue, Suite 3350 Los Angeles, CA 90071	bstoker@gibsondunn.com SAMUEL ECKMAN, SBN 308923
6	Telephone: 213.927.3700 Facsimile: 213.927.3701	seckman@gibsondunn.com GIBSON, DUNN & CRUTCHER LLP 333 South Grand Avenue
7	Attorneys for Plaintiffs JERICHO NICOLAS	Los Angeles, CA 90071-3197 Telephone: 213.229.7000 Facsimile: 213.229.7520
8	and others similarly situated	Facsimile: 213.229.7320
9		Attorneys for Defendant UBER TECHNOLOGIES, INC.
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11	UNITED STATES DISTRICT COURT	
12	NORTHERN DISTRICT OF CALIFORNIA	
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14	JERICHO NICOLAS, individually and on	CASE NO. 4:19-cv-08228-PJH
15	behalf of all others similarly situated,	JOINT STATUS REPORT
16	Plaintiffs,	Judge: Hon. Phyllis J. Hamilton
17	V.	
18	UBER TECHNOLOGIES, INC.,	
19	Defendant.	
20		
21	Plaintiffs Jericho Nicolas and others similarly situated, and Defendant Uber Technologies, Inc.,	
22	by and through their counsel of record, respectfully submit this Joint Status Report pursuant to the	
23	Court's October 14, 2024, order.	
24	Background. On July 17, 2020, the Court granted Defendant's motion to compel arbitration	
25	with respect to the Labor Code § 2698 et seq. (PAGA) claims brought by 45 Plaintiffs and stayed those	
26	claims pending arbitration. On May 20, 2021, the Court granted Defendant's motion to dismiss the	

On September 11, 2024, the Court ordered the parties to submit a joint status report regarding

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remaining claims.

the status of the arbitrations within 30 days of the order. The parties filed that joint report on October 11, 2024. The parties relayed that 41 of the 45 Plaintiffs have released their claims or never drove using Uber. Uber proposed that those 41 Plaintiffs should be dismissed, and Plaintiffs did not oppose.

Four other Plaintiffs—Steven Robert Callahan, Jorge Diaz, Yazmin Garcia, and Lasheem Barton—were likewise compelled to arbitration but they have not yet abandoned, settled, or arbitrated their claims against Uber. Dkt. 36. Plaintiffs requested 60 days to investigate whether these four Plaintiffs ever drove using Uber. On October 14, 2024, the Court granted Plaintiffs' request and ordered the parties to file a Joint Status Report by December 13, 2024.

Update. Plaintiffs' counsel has concluded their investigation, and agree that Steven Robert Callahan, Jorge Diaz, and Yazmin Garcia should be dismissed. As to the one remaining Plaintiff, Lasheem Barton, Plaintiffs' counsel believe that he used a different email address for the account he drove under during the applicable period. The parties are investigating and working to resolve this last Plaintiff's claims. In the meantime, the rest of the Plaintiffs should be dismissed.

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DATED: December 13, 2024 Respectfully submitted,

WEST COAST TRIAL LAWYERS, APLC

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By: /s/ Ronald L. Zambrano Ronald L. Zambrano

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Attorneys for Plaintiffs JERICHO NICOLAS and others similarly situated

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DATED: December 13, 2024 GIBSON, DUNN & CRUTCHER LLP

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By: /s/ Theane Evangelis Theane Evangelis

Attorneys for Defendant UBER TECHNOLOGIES, INC.

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DECLARATION OF FILER PURSUANT TO CIVIL LOCAL RULE 5-1(i)

Pursuant to Local Rule 5-1(i), the filer attests that the concurrence in the filing of this document has been obtained from each of the signatories.

DATED: December 13, 2024 GIBSON, DUNN & CRUTCHER LLP.

By: <u>/s/</u>Theane Evangelis_______Theane Evangelis

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